

Exhibit #

Requesting money from SCE&G customers is a SCANA corporate organized crime. You cannot use SC BLRA for a non-base load nuclear project in Jenkinsville. This is illegal. Base load reactors must have all 365 days per year of cooling water availability.

ORS knew this fact since 2008 but is still ignoring people's protests, their own missions and, for the 9th time, breaking the law by creating a Settlement. They knew this current water problem, so what will happen over the next 60 years of the reactors' life to operate and at the same time delivering drinking water to the cities?

The federal money for this project was available in 2008 and still is now, as Georgia is using \$8.3 Billion from DOE for their twin project.

By the way, China's first AP 1000 unit is in testing now to be connected to their grid, and they started construction in 2009 after some delay to recheck safety. And cooling water is from the sea, not from a river with known periods of very low flows.

That is SC and natural law; now we need an Order to return stolen money and not allow SCANA to be a cancer over electric company employees.

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